

19th, by her friend to the home of Mrs. Hearn, probably after an operation had been attempted. It was not successful, and she became critically ill. A telephone call came to Billy's at 11:30 o'clock Wednesday morning for a carriage. The girl was placed in it and proceeded alone to the Retreat for the Sick. The hospital was only a little more than a block away, but in that distance she died. There was no outfall, no sound of suffering or pain. The driver knew nothing of the tragedy that had been enacted behind his box until he opened the door at the hospital and found within the vehicle a corpse. The body was taken to Billy's undertaking establishment, and yesterday, as stated, Mr. Billy informed Major Werner of what had transpired.

As yet no definite cause is given for the death of the girl, but Mr. Billy was requested to hold the remains pending an investigation. Two men called yesterday at the undertaking establishment and viewed the remains. Their names are known, but whether they knew anything of the tragedy which culminated in the death of Miss Murphy is yet to be discovered. They were not called to the investigation last night. The drug clerk could supply the missing link, and there seems to be some mystery in his disappearance.

Hard Problem to Solve.
The Police Department has a problem—a problem as deep as that which characterized the death of "Baby Vaughan"—to sift out, and amidst many clues, the principal ones are that the girl was nearly dead evidently when she was taken from the house on her way to the hospital; that it appears a criminal operation had been performed; that her physician is one who has already been tried on a serious charge, and that her greatest enemy, the drug clerk, has disappeared. The coroner's inquest will be held at 3:30 o'clock to-morrow morning. In the meanwhile the police and detectives will bend every energy to discover some other clue and solve the mystery.

BOSS BEGGAR JAILED

Keepers Will Be Careful on Day

NEW YORK, November 26.—William A. Foster, the scientific beggar, who lived free at the Clarendon Hotel for a year, pleaded guilty yesterday in the Tombs Court to the charge of vagrancy and was committed to the workhouse. Foster walked across the bridge to the Tombs prison without so much as a question as to what would become of his wife and children, who for the present are in the care of the Charity Organization Society.

John S. Kennedy, a director of the society, was in the Tombs Court when Foster's case was called, and through the representative of the society, Philip J. McCook, submitted a batch of begging letters he had received from Foster.

The letters written to Mr. Kennedy were a little different in tone from those sent to other rich men, and in some of them the writer hinted at self-destruction if his money be asked for.

When Foster was asked why he had pleaded guilty to a charge of vagrancy when he had such great expectations, he said simply: "They told me to."

Nothing was said in the court in regard to the warrant for grand larceny which was served on Foster in the Tombs on Tuesday. The district attorney's office was not ready to go on in that case, and it was deemed that the vagrancy charge was enough to hold the man until other cases can be prepared against him.

FIND SKELETON

Well-Known Chief Believed to Have Been Murdered and Robbed.

UTICA, N. Y., November 26.—The discovery of a human skeleton in the bush near North Bay, a short distance from Tupper Lake, has solved the mystery of the disappearance of William E. Ryan, a well-known Adirondack chieftain, who was employed for several years by A. A. Low, of New York, at his camp at Horseshoe, and later by Colonel William Barber at his camp, Tupper Lake. Ryan left Tupper Lake early in 1907 for Cobalt, Ontario.

In August he returned to visit his brother, who conducts a livery at North Bay. A few days later he hired a rig from his brother, but failed to show where he was going. The next morning the rig was found tied to an outside shed a short distance from the station, but nothing has been seen or heard of Ryan since.

A standard was made among the bones was a battered bullet from a large revolver. As the man had \$1,200 in bills when he left North Bay, it is believed that he was murdered for his money.

FOR SPRING TRADE

Merchants' Association of New York Is Offering Special Inducements.

NEW YORK, November 26.—The Merchants' Association of New York announced today that the Truck Line Association has authorized merchant rates to this city for the spring, 1909, season. The special rate—a rate and one-half for the round trip—will be in effect under the customary certificate plan on January 1, 1909, and on or after February 26th to 23d, inclusive; March 6th to 5th, inclusive, and March 29th to 23d, inclusive, with the usual fifteen-day return limit.

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"Berry's for Clothes"



Some people were pleased with the results of the game yesterday, and some were not. It is difficult to suit everybody, but we think we can do it with one of our \$20 suits. Come and see.

O.H. Berry & Co.
MEN & BOYS' OUTFITTERS

BAG OF BUGS

Forgetful Entomologist Got Off Subway Car and Left It.

NEW YORK, November 26.—An elderly gentleman with a leather bag and a daughter precipitated half a panic on the Subway yesterday afternoon—that is, the bag did. They traveled together as far as One Hundred and Sixty-third Street station, the way from Van Cortlandt Park, but there the gentleman and his daughter deserted the satchel. It was a black and ominous satchel with a string hanging out of it, which had all the appearance of a fuse. When the women on the train saw it lying there they began to edge away from it, and men did, too.

But John Kelly wasn't to be frightened off, infernal machine or not, and besides, he was the conductor. He put his car close to the leather. No ticking of an infernal clock—not that, but a faint scratching like a thousand feet rubbing against the inside surface or mouths gnawing.

Reassurance came with so gentle a sound John Kelly thought he had heard it somewhere before, and with one resolute effort he pulled the string. The women held their ears and the men ducked. There was no crash, not a sound except the din-din-din of the train. But everybody began to jump up on the seats and hold tight to skirts or trouser legs as the case might be.

"Bugs!" said John.
"Bugs!" they chorused.

"Cathedral Parkway—" announced the guard at the other end of the car. The train slowed.

"Cathedral Parkway," echoed John. "Do you want to get out?"

They did.

Up to a late hour last night there wasn't a professor at Columbia who would own up to belonging to that black bag. Apparently there is a sinister superstition attaching to bugs.

RESPECT AUTHORITIES

Cardinal Evans Gives Advice to Catholics of This Country.

BALTIMORE, Md., November 26.—In the course of an address delivered at St. Benedict's School to-day, Cardinal Gibbons said: "The church teaches that the civil authorities must be respected, no matter what the nationality or religion of the incumbent in office. I received a letter to-day from a man asking me whether he ought to respect Mr. Taft, the President-elect, because he was informed that Mr. Taft was not a believer in our Lord Jesus Christ."

I was amazed, and can scarcely believe that the man was a true Catholic. You must have no less respect for those at the head of your government than you have for the Pope in his department. There is a great evil in this land that forebodes revolution or a partial upheaval in society. The only way to avoid a catastrophe is to teach our young men to respect the authorities placed over them."

LIMITS INQUIRY

Judge Humphrey Says Present Hains Murder Indictment Must Be

NEW YORK, November 26.—Seeking court protection against what he contends is an abuse of his rights by District Attorney Ira D. Darrin, of Queens county, T. Jenkins Hains, who is under indictment for the murder of William E. Ryan, presented, through his counsel, an affidavit to Judge Humphrey in the County Court in Long Island City yesterday.

The affidavit protests against any consideration of the murder charges by the present grand jury, asserting that the Jenkins Hains habeas corpus indictment, the district attorney has not tried to seek to supplement the indictment found with any evidence he may bring out by examining personal counsel to Peter C. Hains in his divorce proceedings or other witnesses.

The affidavit charges Mr. Darrin with pursuing unfair means and of violating the constitutional rights of the prisoner. District Attorney Darrin and the grand jury were summoned before Judge Humphrey yesterday before Judge Humphrey announced that as a grand jury had already found indictments against the prisoners for murder in the first degree, no further inquiry as to their guilt was legal. Judge Humphrey stated that if a different and separate crime is supposed to have been committed, the jury had the right to inquire into it, as in any other new case, and take action as it deemed fit.

"No application has been made to this court for the resubmission to the grand jury of the case in which an indictment has already been found," said Judge Humphrey, "and therefore that case is closed and beyond your inquiry."

The grand jury was excused from further business until next Tuesday, when it is thought probable that it will be called upon to investigate.

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